Case 6:24-po-00130-HBK Document 4 Filed 05/13/24 Page 1 of 2 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA

NOTICE and ORDER of CONTINUED HEARING

UNITED STATES	OF AMERICA)				
)	CITA	TION NO.:	E1168728	
v.)			6:24-PO-00130-HBK	
ROBERT G. CAI	LVERT)				
)				
Type of Case: CF	ENTRAL VIOLATIONS E	BUREAU VI	OLATION	NOTICE	
TAKE NOTICE the hearing date of N	hat a Court proceeding in Iav 15, 2024	this case has to:	been CON	TINUED from the	
DATE/TIME:	Wednesday, June	5, 2024	, 1:0	<u>0 PM</u>	
LOCATION:	U.S. MAGISTRATE JU.S. District Courthous 9004 Castle Cliffs Ct Yosemite Valley, Califo	se - Yosemite			
OFFENSE(S):	36 CFR 4.12 FAILURE TO COMPI	LY WITH THE DIR	RECTIONS OF A	TRAFFIC CONT	
CONTINUANCE	REQUEST: First	Tioga Pass Clos	ed	·	
YOU ARE HEREBY O	DRDERED TO APPEAR AT TH	E CONTINUED	COURT DA	TE REFERENCED ABOVE.	
A Failure to Appear on the ab	pove date will result in an Issuance of a B	Bench Warrant and/or	r Abstract on your	Driving Record, depending on the charges	
	lest for a continuance of the court date. To copy of this Notice and Order and the Co			ed States Attorney's office of the continuan	ce,
to the United States Attorne that this is a second time the cause" for the continuance. Tact on the request for 3 days, consider the written request a		reet, 4th Floor - Suiss or her court date, and to no later than 1 week portunity to object. All then inform the litig	te 4401, Fresno, on the must provide a knowledge before the sched. After the 3 day objugant and the Unite	uled court date. The court will not ection period, the Judge will d States Attorney of the Court's	
Dated:					
May 13, 2024	·	/s/Helena			
		U.S. Magistr	rate Judge H	Telena Barch-Kuchta	

U.S. Attorney, Fresno Office - Misdemeanor Unit Federal Defender, Fresno Office

cc:

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA FRESNO CENTRAL VIOLATIONS BUREAU CALENDAR

COURT POLICY REGARDING CONTINUANCES OF COURT DATES BY PROS SE DEFENDANTS REVISED OCTOBER 15, 2013

- 1) The Court may grant one request for a continuance of a court date by a pro se defendant. The decision to grant a continuance is based upon the nature of the case and other factors. The Deputy Clerk will inform the United States Attorney's office of the continuance, and will mail the pro se defendant a copy of the Notice of Continued Hearing and policy.
- 2) To obtain a second continuance of a court date, a pro se defendant must submit his or her request to the court in writing, and must also send a copy of the request to the United States Attorney, c/o Misdemeanor Unit, 2500 Tulare Street, 4th Floor Ste. 4401, Fresno, CA 93721. The request must inform the court that this is a second time the pro se litigant has sought a continuance of his or her court date, and must provide a statement of good cause for the continuance. The request must be received by the court no later than one week before the scheduled court date. The court will not act on the request for three days, giving the United States Attorney an opportunity to object. After the three (3) day objection period, the Judge will consider the written request and any objection. The Deputy Clerk will then inform the pro se defendant and the United States Attorney of the Court's decision. No more than two (2) continuances will be granted absent extraordinary circumstances.
- 3) Any pro se defendant seeking a third or further continuance must submit his or her request to the court in writing, and also serve the United States Attorney a copy of the request. The pro se defendant must inform the court how many continuances he or she has previously been granted, and must also provide an explanation of the extraordinary circumstances justifying a third or further continuance. Such a request must be received by the court no later than two (2) weeks before the scheduled court date. The court will not act on the request for one (1) week, giving the United States Attorney an opportunity to object. After the one (1) week objection period, the Judge will consider the written request and any objection. The Deputy Clerk will then inform the pro se defendant and the United States Attorney of the Judge's decision.

Even if the request for continuance is not opposed or even agreed to by the United States Attorney, the Court may still deny the request.